No. 375, A.]

[Published July 19, 1951.

## CHAPTER 491.

AN ACT to amend 174.11 (3) and (4) of the statutes, relating to claims for damage done by dogs.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

174.11 (3) and (4) of the statutes are amended to read:

174.11 (3) Such claims shall be solely against the dog license fund and shall create no other liability on the part of the county. When said claims shall be finally determined, the claimant shall be paid \* \* \* 90 per cent thereof out of the dog license fund.

(4) The amount allowed by the county board upon any such claim shall in no case exceed 50 per cent more than the assessed valuation of such personal property as shown on the last assessor's blotter or other record for personal property assessments. When any assessable personal property for which claim is made does not appear on such assessor's blotter or record it shall be deemed to be of the same value as the assessed valuation of similar personal property upon such blotter or record in the town, city or village in which the claim arose. Povided, that whenever the claimant shall furnish conclusive evidence as to the ownership of the dog or dogs doing the damage the claimant shall be paid the full market value of the damaged property; and for each horse or mule for which such claim is made the county board shall allow not to exceed \$100. No claim shall be paid to any person who has failed or neglected to pay a dog tax on an assessable dog.

Approved June 27, 1951.